Sec. 2. Section 173.14, Code 1991, is amended by adding the following new subsection:

NEW SUBSECTION. 11. Administer the Iowa state fair foundation created in section 173.22. In administering the foundation the board shall authorize all payments from the foundation fund. The board on behalf of the foundation may contract, sue and be sued, and adopt rules necessary to carry out the provisions of this subsection, but the board shall not in any manner, directly or indirectly pledge the credit of the state.

## Sec. 3. NEW SECTION. 173.22 IOWA STATE FAIR FOUNDATION.

An Iowa state fair foundation is established under the authority of the Iowa state fair board. A foundation fund is created within the state treasury composed of moneys available to and obtained or accepted by the foundation.

The foundation may solicit or accept gifts, including donations and bequests. A gift, to the greatest extent possible, shall be used according to the expressed desires of the person providing the gift. Assets of the foundation shall be used to support foundation activities, including foundation administration, or capital projects or major maintenance improvements at the Iowa state fairgrounds or to property under the control of the board. Foundation moneys may be expended on a matching basis with moneys appropriated from the general fund of the state or expended on a matching basis by the board from Iowa state fair authority receipts. All interest earned on moneys in the foundation fund or through other foundation assets shall be credited to and remain in the fund.

The auditor of state shall conduct regular audits of the foundation and shall make a certified report relating to the condition of the foundation and the foundation fund to the treasurer of the state, and to the treasurer and secretary of the state fair board.

Approved May 8, 1991

## CHAPTER 133

VEHICLES OF EXCESSIVE SIZE AND WEIGHT S.F. 338

AN ACT relating to movement of indivisible loads of excessive size and weight and increasing the fee for escort services.

Be It Enacted by the General Assembly of the State of Iowa:

Section 1. Section 321E.8, subsection 2, Code 1991, is amended to read as follows:

- 2. Vehicles with indivisible loads, including mobile homes and factory-built structures, having an overall width not to exceed sixteen feet zero inches and an overall length not to exceed ninety-five one hundred feet zero inches may be moved under an annual or all-systems permit and must have a route specified by the issuing authority prior to the movement. However, vehicles with indivisible loads, including mobile homes and factory-built structures, with an overall width not exceeding fourteen feet six inches may exceed fifty miles under an annual and all-systems permit when prior approval for trip routing is obtained from the issuing authority. The vehicle and load shall not exceed the height as prescribed in section 321.456 and the total gross weight as prescribed in section 321.463.
  - Sec. 2. Section 321E.9, subsection 1, Code 1991, is amended to read as follows:
- 1. Vehicles with indivisible loads having an overall width not to exceed forty feet, zero inches, an overall length not to exceed one hundred twenty feet, zero inches, or a total gross weight not to exceed one hundred thousand pounds may be moved, provided the gross weight on any one axle shall not exceed the maximum prescribed in section 321.463, pursuant to rules adopted

pursuant to chapter 17A. The height of the vehicles and loads shall be limited only to height limitations of underpasses, bridges, power lines and other established height restrictions on the specified route. A mobile home shall not be moved under the provisions of this section if the actual mobile home width exceeds twelve feet, five inches or length exceeds sixty-seven feet, six inches, excluding hitch or any overhang. The vehicle with load shall be accompanied by an escort as required by rules adopted pursuant to chapter 17A.

Sec. 3. Section 321E.14, unnumbered paragraph 1, Code 1991, is amended to read as follows: The department or local authorities issuing the permits shall charge a fee of twenty-five dollars for an annual permit and a fee of ten dollars for a single-trip permit and shall determine charges for special permits issued pursuant to section 321E.29 by rules adopted pursuant to chapter 17A. Fees for the movement of buildings, parts of buildings, or unusual vehicles or loads may be increased to cover the costs of inspections by the issuing authority. A fee not to exceed one two hundred fifty dollars per ten hour day or a prorated fraction of that fee per person and car for escort service may be charged when requested or when required under this chapter. Proration of escort fees between state and local authorities when more than one governmental authority provides or is required to provide escort for a movement during the period of a day shall be determined by rule under section 321E.15. The department and local authorities may charge a permit applicant for the cost of trimming trees and removal and replacement of natural obstructions or official signs and signals or other public or private property required to be removed during the movement of a vehicle and load. In addition to the fees provided in this section, the annual fee for a permit for special mobile equipment, as defined in section 321.1, subsection 17, operated pursuant to section 321E.7, subsection 2, with a combined gross weight up to and including eighty thousand pounds shall be twentyfive dollars and for a combined gross weight exceeding eighty thousand pounds, fifty dollars.

Sec. 4. Section 321E.28, subsection 1, Code 1991, is amended by striking the subsection.

Approved May 8, 1991

## CHAPTER 134

RURAL WATER DISTRICTS S.F. 382

AN ACT relating to rural water districts.

Be It Enacted by the General Assembly of the State of Iowa:

- Section 1. Section 357A.1, subsections 3, 5, and 6, Code 1991, are amended to read as follows:
- 3. "Member" means any an owner of land real property which is located within a district, or the occupant thereof tenant of the real property, or other another person acting for the owner with the owner's written consent.
- 5. "Supervisors" means the board of supervisors of any a county, or the joint boards board of supervisors of any two or more counties an adjacent county, in which a district has been incorporated and organized or is proposed to be incorporated and organized.
- 6. "Auditor" means the county auditor of any a county in which a district has been incorporated and organized or is proposed to be incorporated and organized or, in the case of a district or proposed district lying in two or more counties, the auditor of the county having the largest district acreage.
  - Sec. 2. Section 357A.2, unnumbered paragraph 1, Code 1991, is amended to read as follows: